IN THE UNITED STATES COURT OF APPEALS

FOR THE ELEVENTH (CIRCUIT
No. 08-12389 Non-Argument Cale	ndar FILED U.S. COURT OF APPEALS ELEVENTH CIRCUIT NOV 12, 2008 THOMAS K. KAHN CLERK
D. C. Docket No. 07-60485	5-CV-CMA
MICHAEL DIAMOND,	
	Plaintiff-Appellant,
versus	
SHERIFF OF BROWARD COUNTY SHERIFF'S Al Lamberti, in his official capacity, MICHAEL A. CORBETT, et al.,	S OFFICE,
	Defendants-Appellees.
Appeal from the United States for the Southern District of	
(November 12, 200	
Before BLACK, WILSON and PRYOR, Circuit J	udges.
PER CURIAM:	

Michael Diamond appeals the district court's grant of summary judgment in his 42 U.S.C. § 1983 action in favor of Alfred Lamberti, in his official capacity as Sheriff of Broward County Sheriff's Office (BSO), and BSO Officers Michael A. Corbett and James M. Garrison. Specifically, Diamond asserts there is a genuine issue of material fact as to whether Corbett and Garrison deprived Diamond of his right to be free from unreasonable search and seizure under the Fourth Amendment, and that Corbett and Garrison are not entitled to qualified immunity. Diamond further asserts the policies and procedures of BSO allowed for activities by its police officers which violated the Fourth Amendment rights of Diamond and that BSO's failure to properly train and supervise its officers resulted in the violation of Diamond's Fourth Amendment rights.

After review of the record and the parties' briefs, we affirm for the reasons stated in the district court's well-reasoned Order on Motions for Summary Judgment entered on April 1, 2008.

AFFIRMED.